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Declaration For U.S. Patent Application

My resid I believe are listed (Insert Ti	ence, p I am t below itle)	oost office the original of the sul A METH	l, first and sole inve bject matter which i	hat: hip are as stated belov ntor (if only one name s claimed and for whic TUS FOR OPTIMIZI	e is listed ch a paten	below) or an original, is sought on the inve	ention entitled	
				nless the following bo	x is check	ed:		
and/or	Numl	iled on	and was amended on and was amended on			As PCT International Application As U.S. Patent Application		
any amer I acknow I hereby certificate and have	state the different claim e, or §3	nat I have referred to the duty to foreign properties of a dentified b	o above. disclose information riority benefits und ny PCT Internation elow any foreign as	and was amen stand the contents of the n which is material to er 35 U.S.C. §119(a) al application which deplication for patent of a priority is claimed:	ne above-i patentabil -(d) or §3 esignated	ity as defined in 37 C 65(b) of any foreign at least one country o	E.F.R. §1.56. In application(s) for their than the Unite International Appli	r patent or inventor's d States, listed below cation having a filing
		542/MAS	S/2000	INDIA	13 հ	ly 2000	Priority	Claimed □ No
(List pr foreign applicat		(Number)	(Country)	(Day	/Month/Year Filed)		□ No
**	,	(Number	·)	(Country)	(Day	/Month/Year Filed)	☐ Yes	□ No
	•	(Number)	(Country)	(Day	/Month/Year Filed)		
I hereby	claim t		_	19(e) of any United Sta	ates provi	**	isted below.	
		(Application Number				,		
(Application Number) (Filing Date)								
			☐ See attached	l list for additional pri	or foreign	or provisional applica	ations.	
designation disclosed duty to disclose duty to disclose d	ng the l in the isclose or appl	United Sta prior applinformation	ates of America list lication(s) (U.S. or on which is material	\$120 of any United Steed below and, insofar PCT) in the manner p to patentability as def I International filing of	r as the si provided b ined in 37	ubject matter of each by the first paragraph C.F.R. §1.56 which t	of the claims of tool of 35. U.S.C. \$11	his application is not 2. I acknowledge the
(List prior U Application PCT Interna	s or ational				ling Date)		(Status) (patented, pending, abandoned)	
applications designating the U.			Application Serial No.) (Filir		ng Date)	(Stat	(Status) (patented, pending, abandoned)	
And I he	reby a	ppoint the	firm of Arent Fox	Customer Number 0	04372 in	luding as principal a	attorneys: Robert	B. Murray, Reg. No.

And I hereby appoint the firm of Arent Fox, Customer Number 004372 including as principal attorneys: Robert B. Murray, Reg. No. 22,980; Charles M. Marmelstein, Reg. No. 25,895; George E. Oram, Jr., Reg. No. 27,931; Douglas H. Goldhush, Reg. No. 33,125; David T. Nikaido, Reg. No. 22,663; Richard J. Berman, Reg. No. 39,107; King L. Wong, Reg. No. 37,500; James A. Poulos, III, Reg. No. 31,714; Murat Ozgu, Reg. No. 44,275; Robert K. Carpenter, Reg. No. 34,794; Gregory B. Kang, Reg. No. 45,273; Rustan Hill, Reg. No. 37,351; Carl Schaukowitch, Reg. No. 29,211; Kevin Turner, Reg. No. 43,437; Rhonda C. Barton, Reg. No. P47,271; Hans J. Crosby, Reg. No. 44,634, David D. Dzara, Reg. No. 47,543; and Laurence J. Edson, Reg. No. 44,666.

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Customer No. 004372 ARENT FOX KINTNER PLOTKIN & KAHN, PLLC 1050 Connecticut Avenue, N.W., Suite 600 Washington, D.C. 20036-5339 Telephone No. (202) 857-6000; Facsimile No. (202) 638-4810 The undersigned hereby authorizes the U.S. attorneys named herein to accept and follow instructions from the undersigned's assignee, if any, and/or, if the undersigned is not a resident of the United States, the undersigned's domestic attorney, patent attorney or patent agent, as to any action to be take in the Patent and Trademark Office regarding this application without direct communication between the U.S. attorneys and the undersigned. In the event of a change in the person(s) from whom instructions may be taken, the U.S. attorneys named herein will be so notified by the undersigned

I hereby declare that all statements made herein of my own knowledge are true and that all statements made on information and belief are believed to be true; and further, that these statements were made with the knowledge that willful false statements and the like so made are punishable by fine or imprisonment, or both, under Section 1001 of Title 18 of the United States Code and that such willful false statements may jeopardize the validity of the application or any patent issued thereon.

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